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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/826,938	04/06/2001	Atsushi Mizuno	862.C2193	3608	
5514 75	5514 7590 01/26/2005			EXAMINER	
	K CELLA HARPER &	ZHEN	ZHEN, LI B		
30 ROCKEFELLER PLAZA NEW YORK, NY 10112			ART UNIT	PAPER NUMBER	
,			2126	_	

DATE MAILED: 01/26/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati n No.	Applicant(s)			
		09/826,938	MIZUNO, ATSUSHI			
	Offic Acti n Summary	Examiner	Art Unit			
		Li B. Zhen	2126			
Period fo	The MAILING DATE of this communication a or Reply	ppears on the cover sheet with the	correspondence address			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION nsions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a representation of the provision of the provisions of the provision of th	<ol> <li>In no event, however, may a reply be timely within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE</li> </ol>	mely filed ys will be considered timely. n the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1)[🛛	Responsive to communication(s) filed on 22	September 2004.				
2a)⊠		nis action is non-final.				
3)□						
	closed in accordance with the practice under	r Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposit	ion of Claims					
4)🖂	Claim(s) 1-7,9,10 and 12-19 is/are pending in the application.					
	4a) Of the above claim(s) is/are withdi	rawn from consideration.				
· —	Claim(s) is/are allowed.					
6)[\text{\tint{\text{\tint{\text{\tinit}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}}	Claim(s) <u>1-7,9,10 and 12-19</u> is/are rejected.					
7)[_	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and	or election requirement.				
Applicati	on Papers					
9)[	The specification is objected to by the Exami	ner.				
10)	The drawing(s) filed on is/are: a)□ ad	ccepted or b) objected to by the	Examiner.			
	Applicant may not request that any objection to the	e drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).			
_	Replacement drawing sheet(s) including the corre					
11)	The oath or declaration is objected to by the I	Examiner. Note the attached Office	Action or form PTO-152.			
Priority u	ınder 35 U.S.C. § 119					
12)	Acknowledgment is made of a claim for foreig	gn priority under 35 U.S.C. § 119(a	)-(d) or (f).			
a)[	☐ All · b)☐ Some * c)☐ None of:					
	1. Certified copies of the priority docume	nts have been received.	•			
	2. Certified copies of the priority docume					
	3. Copies of the certified copies of the pri		ed in this National Stage			
• 6	application from the International Bure	• "				
* 8	See the attached detailed Office action for a lis	st of the certified copies not receive	<b>∍d</b>			
\****	V-)					
Attachment  )   Notic	t(s) e of References Cited (PTO-892)	4) Interview Summary	(PTO-413)			
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	ate			
	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/06 r No(s)/Mail Date <u>9/22/2004</u> .	5)	Patent Application (PTO-152)			
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### **DETAILED ACTION**

1. 1-7, 9, 10 and 12 – 19 are pending in the current application.

## Response to Arguments

2. Applicant's arguments with respect to the claims have been considered but are most in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1 7, 9, 10 and 12 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,307,640 to Motegi in view of U.S. Patent No. 6,348,972 to Taniguchi et al. [hereinafter Taniguchi].
- 5. As to claim 1, Motegi teaches a job processing system [computer-based network using a computer-based network print system; col. 2, lines 35 39] comprising first [host computer 113, Fig. 1; col. 2, lines 33 48] and second information processors [computers (101-102, and 103-104); col. 2, lines 33 48], and an output device [printer pairs (107-108, and 109-110) respectively connected to print servers 111 and 112; col. 2, lines 49 56], wherein said first information processor comprises:

job issuing means for transferring to said output device job data including print data [image data] and attribute information [job number, password] which is used to start outputting the print data [As part of step S2, the host computer sends the job number, password and the image data to the print server; col. 3, lines 38 – 57]; and wherein said second information processor comprises:

job execution designating means for designating execution designation information including the attribute information to said output device [the user need not be physically present, but send control commands to the selected printer 107, identifying the password and job number, as if the user had entered this information on the printer's keypad; col. 3, lines 28 – 39], and

said output device comprises:

storage means for storing received job data [print server 111 receives data for example, a user password, a job number and an image data, from the host computer 113; col. 3, lines 15 – 19]; and

control means for outputting print data stored in said storage means if the attribute information of the execution designation information corresponds to the attribute information stored in said storage means [step S5 verifies that the inputted job number and password match that provided by the host computer....If the response to the inquiry in step S5 is affirmative, the process proceeds to step S6, where the selected printer prints the image data; col. 4, lines 1 - 22].

6. Motegi teaches that a user need not be physically present, but send control commands to the selected printer 107, identifying the password and job number, as if

the user had entered this information on the printer's keypad [col. 3, lines 28 – 39]. This clearly suggests that the user is notified of the password and job number, but Motegi does not provide further details as to the notifying means.

However, Taniguchi teaches a job processing system [network print system, Fig. 1; col. 3, lines 1 – 8], a first information processor transferring to the output device job data including print data and attribute information which is used to start outputting the print data [user 1 enters the respective IDs and a common password of the users 2 and 3 from the input device such as a keyboard or so of the computer C1, and adds them to "Job Ownership" and "Password" of the print job management data of the print job J1; col. 8, lines 37 – 52], notifying the second information processor [computers C2 and C3; col. 8, lines 64 – 67] of the attribute information for the job data transferred from the first information processor to the output device [print job management program informs that the ownership of print job J1 has been changed to the users 2 and 3...This notification may be made by another method such as e-mail; col. 8, lines 57 – 67], a second information processor designating execution designation information including the attribute information to the output device [col. 9, lines 1 – 19], and the output device outputting print data if the attribute information of the execution designation information corresponds to the attribute information [col. 9, lines 20 - 35].

7. It would have been obvious to a person of ordinary skill in the art at the time of the invention was made to apply the teaching of the teaching of notifying the second information processor of the attribute information for the job data transferred from the first information processor to the output device as taught by Taniguchi to the invention

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of Motegi because this enhances the secrecy function of printed information in a shared printer, and further allows for designating plural people to obtain an a identical document from optional printers in network [col. 2, lines 1 - 8 of Taniguchi].

- 8. As to claim 2, Motegi as modified teaches the first information processor further comprises notifying means which, when said job issuing means transfers the job data to said output device, notifies a job issue to a user permitted to execute the job data [col. 8, lines 57 67 of Taniguchi].
- 9. As to claim 3, Motegi as modified the second information processor further comprises informing means which, when said notifying means notifies the job issue, informs the user of the notification [col. 8, lines 54 67 of Taniguchi], and the job execution designating means designates the execution designation information for the job data when a predetermined operation is performed [col. 3, lines 28 39 of Motegi].
- 10. As to claim 4, Motegi as modified teaches means for notifying the same information as notified by said notifying means to another user to be given permission to output the print data [users 2 and 3; col. 8, lines 37 52 of Taniguchi]; and means for adding a user to be given permission to output to attributes with respect to said output device [col. 8, lines 37 67 of Taniguchi].

11. As to claim 5, Motegi as modified [col. 6, lines 49 – 67 of Taniguchi] teaches the attribute information issued by said job issuing means of said first information processor contains an upper-limit number [memory capacity, Step S603] of output times of job data, and said output device further comprises means for erasing a job when the upper-limit number of output times of the job is reached [generated print jobs are made invalid, Step S604].

- 12. As to claim 6, Motegi as modified teaches the attribute information issued by said job issuing means of said first information processor contains information concerning the validity period of job data [Effective Term; col. 4, lines 10 17 of Taniguchi], and said output device further comprises means for erasing job data whose validity period has expired [col. 10, lines 9 18 of Taniguchi].
- 13. As to claim 7, this is a method claim that corresponds to system claim 1; note the rejection to claim 1 above, which also meets this method claim.
- 14. As to claim 9, this is rejected for similar reasons as claim 1 above. As to the additional limitations, Motegi as modified teaches converting information to be output [col. 11, lines 13 27 of Taniguchi], transferred from high-order processing, into data suited to an output device, and transferring to said output device job data [col. 3, lines 38 57 of Motegi].

15. As to claim 10, this is rejected for the same reasons as claim 9 above.

16. As to claim 12, Motegi as modified teaches a printing apparatus [col. 2, lines 49 –56 of Motegi] connected to a network, comprising:

first receiving unit adapted to receive print data and authentication information for executing printing of the print data [print server 111 receives data for example, a user password, a job number and an image data, from the host computer 113; col. 3, lines 15 – 19 of Motegi] from a first client terminal [host computer 113 of Motegi] on said network;

storage unit adapted to store received print data [col. 3, lines 15 – 19 of Motegi]; print job managing unit adapted to store and manage the authentication information for the received print data [print job management program; col. 4, lines 21 – 43 of Taniguchi];

second receiving unit adapted to receive, from a second client terminal on said network, authentication information which is sent from the first client terminal [print job management program informs that the ownership of print job J1 has been changed to the users 2 and 3...This notification may be made by another method such as e-mail; col. 8, lines 57 – 67 of Taniguchi] to the second client terminal [the user need not be physically present, but send control commands to the selected printer 107, identifying the password and job number, as if the user had entered this information on the printer's keypad; col. 3, lines 28 – 39 of Motegi]; and

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printing unit adapted to print, when authentication information received by said second receiving unit corresponds to the authentication information received by said first receiving unit, print data corresponding to the authentication information [step S5 verifies that the inputted job number and password match that provided by the host computer....If the response to the inquiry in step S5 is affirmative, the process proceeds to step S6, where the selected printer prints the image data; col. 4, lines 1 – 22 of Motegi].

- 17. As to claim 13, Motegi as modified teaches said first receiving unit further receives information for specifying said second client terminal [col. 3, lines 15 19 of Motegi], said print job managing unit means stores and manages information for specifying said second client terminal together with the authentication information [col. 8, lines 37 52 of Taniguchi], and said printing unit means performs printing when a client as a transmission source of authentication information received by said second receiving unit is said second client terminal stored and managed by said print job managing unit [col. 4, lines 1 22 of Motegi and col. 9, lines 20 35 of Taniguchi].
- 18. As to claim 14, Motegi as modified teaches said print job managing unit stores information for specifying a plurality of second client terminals for one print data [print job management program informs that the ownership of print job J1 has been changed to the users 2 and 3; col. 8, lines 57 67 of Taniguchi].

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19. As to claim 15, Motegi as modified teaches a receiving unit adapted to receive authentication information from all second client terminals for one print job [col. 3, lines 15 – 19 of Motegi], and erasing information concerning the print job from said memory when printing is performed [the print job is completed, then the print job J1 is deleted from the auxiliary memory D1 of the computer C1; col. 9, lines 34 – 50 of Taniguchi].

- 20. As to claim 16, this is a method claim that corresponds to apparatus claim 12; note the rejection to claim 12 above, which also meets this method claim. Additionally, Motegi teaches storing received print data into a predetermined memory [col. 1, line 57 col. 2, line 3].
- 21. As to claims 17 19, these are method claims that correspond to apparatus claims 13 15; note the rejections to claims 13 15 above, which also meet these method claims.

### Conclusion

22. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

- 23. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
- U.S. Patent No. 6,378,070 to Chan et al. teaches a user sending a document to a secure printer in such a way that only a specified intended recipient can print the document.
- U.S. Patent No. 6,711,677 to Wiegley teaches an encryption security system for printer client/printer communications that reduces or eliminates the risk of replay attacks.
- U.S. Patent No. 5,633,932 to Davis et al. teaches preventing a copy of a document to the output from a printing node until the printing node authenticates the intended recipient.
- U.S. Patent No. 6,542,261 to McGraw teaches sending an encrypted FAX documents to a receiving party.
- U.S. Patent No. 6,771,386 to Kato teaches private printing by performing a password confirmation.

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U.S. Patent No. 6,748,471 to Keeney et al. teaches requesting and receiving

print jobs over a communication network.

U.S. Patent No. 5,970,218 to Mullin et al. teaches providing a secure, efficient

private print function to a networked device.

U.S. Patent No. 6,806,976 to Suyehira teaches activating a confidential print job

from a remote device.

24. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Li B. Zhen whose telephone number is (571) 272-3768.

The examiner can normally be reached on Mon - Fri, 8:30am - 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Meng-Ai An can be reached on (571) 272-3756. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Li B. Zhen Examiner

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MENG ALT AN

SUPERVISORY PATENT EXAMINER

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